

In the Matter of:

Labor Smart

VS

Tucker

Melissa Floyd Tucker December 29, 2025



3200 East Camelback Road, Suite 177 Phoenix, Arizona 85018

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- 1 filed for bankruptcy. Takeover knows they owe me a
- 2 lot or OCW a lot of money because they included it in
- 3 their bankruptcy filing, but OCW doesn't have a
- 4 claim.
- 5 O. Let me be clear about this. I want to know
- 6 if OCW has ever made a claim in this case against
- 7 Takeover or Labor Smart?
- MS. MANOLIO: Object to form. And Paul,
- 9 I think you and I have already clarified this
- 10 multiple times through written stipulation. I'm
- 11 going to let the witness answer the question, but I
- 12 also want to put on the record that you and I already
- 13 clarified this prior to today that Oak Creek Wellness
- 14 is not making a claim for damages in this case. So
- 15 the witness can answer, but I don't want it to be --
- 16 appear for the record that we haven't clarified this
- 17 already.
- 18 MR. LEVINE: Well, I -- okay.
- 19 MS. MANOLIO: Go ahead, Melissa. If you
- 20 can answer, go ahead and answer.
- 21 A. I mean, I feel like our shares -- the shares
- 22 for OCW were also damaged. However, like Veronica
- 23 said, she would have to tell you the legal specifics
- 24 of this.
- 25 BY MR. LEVINE:



Q. Were you ever, you personally, ever a

- 2 shareholder in Takeover?
- 3 A. No.
- 4 Q. Were you personally ever a shareholder in
- 5 Labor Smart?
- 6 MS. MANOLIO: I'm so sorry, Paul. Can
- 7|you just repeat it. Were you a personal shareholder
- 8 in what?
- 9 MR. LEVINE: Rachelle, can you read that
- 10 back, please.
- 11 THE COURT REPORTER: "Were you personally
- ever a shareholder in Labor Smart?"
- 13 A. No.
- 14 BY MR. LEVINE:
- 15 Q. There are a number of claims that are being
- 16 made by you and your husband in this case against
- 17 various parties, those include Labor Smart,
- 18 Mr. Holley, Mr. McBride, Mr. Pavlik, Mr. Zarro, and
- 19 NextGen Beverages.
- 20 First, are you aware of that?
- 21 A. I'm aware, yes.
- 22 Q. So I want to know if you have any personal
- 23 information with respect to these claims. And I know
- 24 that your husband was deposed three or four weeks
- 25 ago, but I want to ask you about your personal

